MAGISTRATE JUDGE'S CRIMINAL MINUTES ARRAIGNMENT PLEA AND SENTENCE



						Time in C	ourt:		Hrs.	١	0	Mins.
Filed in Open Court Date: 4/27/2			4/27/2023	3	Time:	9:7	30	Tape		FTR		
Magi	strate Judge	(pres	siding): <u>Ru</u>	ıssell G. Vin	evard		De	puty Cle	rk: <u>A</u> ı	man	da Zar	kowsky
Case	e Number:	1:23	B-cr-131		D	efendant's	Name	2:	BRITTA	NY	HUDSC	ON
AUS	AUSA:		NORMAN BARNETT			Defendant's Attorney:			LEIGH FINLAYSON			
USP	USPO					Type of Counsel: RETAINE			D			
	INTERPRE	TER:										-
Х	INITIAL APPEARANCE HEARING: (X)				In This District			Dft in custody? (X) Yes () No				
Х	Due Proce Counsel.	_	Given to Government's									
Х	Defendant advised of right to counsel. Defendant affirmed her desire to keep Ur. Finla							een Ur Folgus				
	ORDER annointing Federal Defender Program as counsel () INITIAL ADDEADANCE ONLY							ILY as Course				
	ORDER appointing						as counsel.					
	ORDER giving defendant						days to employ counsel.					
	Dft to pay attorney fees as follows:											
	INFORMATION/INDICTMENT FILED						() WAIVER OF INDICTMENT FILED					
Χ	Copy information/indictment give to			dft (X) Yes () No			Read to dft? () Yes (X) no					
	CONSENT	TO TR	RIAL BEFO	RE MAGISTE	RATE J	UDGE (Mis	d/Pet	ty) offen	se filed.			
Χ	ARRAIGNMENT HELD () Supersedi				ng Indictment			() Dft's WAIVER of appearance filed.				
	Arraignme	nt co	ntinued to)		@			Request	of () Gov	t () Dft
	Dft failed	to app	pear arraig	nment	Benc	h Warrant	Issued	l:				
Χ	Dft enters PLEA OF NOT GUILTY. () Dft stood mute; plea of Not Guilty entered. () Waiver of appearance											
	PLEA OF G	UILTY	/NOLO as	to counts:								
Χ	ASSIGNED	to Di	strict Judg	e	Judge	e TCB			(X)tria	ıl	() ar	raignment/sentence
Χ	ASSIGNED	to Ma	agistrate J	udge	Judge	RDC			for pretr	ial p	roceed	lings.
Χ	Estimated	trial t	time:						SHORT	X	MEDIL	JM LONG

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CASE NO. 123CR131

	CONSENT TO PRE-SENTENTCE INVESTIGATION filed. Referred to USPO for PSI and continued					
	until at	for sentencing.				
Х	Government's MOTION FOR DETENTION filed. Hearing set	for				
	Temporary commitment issued. Defendant remanded to custody of U.S. Marshals Service					

BOND/PRETRIAL DETENTION HEARINGS

5014	D/I RETRIAL DETERMINATION TEARINGS							
X	PRETRIAL DETENTION HEARING HELD The Defendant does not contest detention at this time.							
	BOND HEARING HELD.							
X	GOVERNMENT'S MOTION FOR DETENTION (X) GRANTED () DENIED () WITHDRAWN							
Х	WRITTEN ORDER TO FOLLOW.							
	HEARING HELD on motion for reduction / modification of bond.							
	MOTION FOR REDUCTION OF BOND / MODIFICATION OF BOND () GRANTED () DENIED							
	WRITTEN ORDER TO FOLLOW.							
	BOND SET AT							
	NON-SURETY							
	SURETY () Cash () Property () Corporate Surety							
	SPECIAL CONDITIONS:							
	BOND FILED; DEFENDANT RELEASE.							
	BOND NOT EXCUTED. DEFENDANT TO REMAIN IN MARSHALS' CUSTODY.							
	Defendant to remain on pretrial release under the terms and conditions set forth in the U.S.							
	District Court for the District of < <u>Court of Arrest.></u>							
	WITNESSES:							
	EXHBITS:							

ORDER

Pursuant to the Due Process Protections Act, see Fed. R. Crim. P. 5(f), the government is directed to adhere to the disclosure obligations set forth in Brady v. Maryland, 373 U.S. 83 (1963), and its progeny, and to provide all materials and information that are arguably favorable to the defendant in compliance with its obligations under Brady; Giglio v. United States, 405 U.S. 150 (1972); and their progeny. Exculpatory material as defined in Brady and Kyles v. Whitley, 514 U.S. 419, 434 (1995), shall be provided sufficiently in advance of trial to allow a defendant to use it effectively, and exculpatory information is not limited to information that would constitute admissible evidence.

The failure of the government to comply with its *Brady* obligations in a timely manner may result in serious consequences, including, but not limited to, the suppression or exclusion of evidence, the dismissal of some or all counts, adverse jury instructions, contempt proceedings, or other remedies that are just under the circumstances.